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5 Counsel for Defendant GARZA
6

7 IN THE UNITED STATES DISTRICT COURT
8
FOR THE NORTHERN DISTRICT OF CALIFORNIA
9

10 UNITED STATES OF AMERICA,) No. CR 10-256 MHP
11)
Plaintiff,) **STIPULATED MOTION FOR
CONTINUANCE OF BRIEFING
SCHEDULE AND MOTION HEARING
DATE ON DEFENDANT'S MOTION TO
DISMISS**
13 v.)
14) Date: August 30, 2010
CARLOS GARZA-LOPEZ,) Time: 11:00 a.m.
15) Court: The Honorable Marilyn Hall Patel
16)

17

18 The parties stipulate and respectfully request the Court to order as follows:

19 Defense counsel needs one additional day to collect all the necessary documentation and
20 finalize the Opening Memorandum of Points and Authorities in this matter. The extra day will
21 not affect the Reply Brief date or the Motion Hearing date of September 20, 2010. Government
22 counsel is willing to give defense counsel the additional day and adjust her Response due date by
23 one day. Accordingly, the parties adopt the following schedule:

24 Motion to Dismiss Due: August 3, 2010 (Prior to Stip: August 2, 2010)
25 Response Due: August 31, 2010 (Prior to Stip: August 30, 2010)
26 Reply Due: September 7, 2010 (unchanged by stipulation)

1 Motion Hearing: September 20, 2010 at 11:00 a.m. (Unchanged by
2 stipulation).

3

4 **IT IS SO STIPULATED.**

5 Dated: August 2, 2010

6

7 /S/
PATRICIA SPALETTA
Special Assistant United States Attorney

8

9 Dated: August 2, 2010

10 /S/
ELIZABETH M. FALK
Assistant Federal Public Defender

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12 **IT IS SO ORDERED.**

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14 Dated: 8/3/2010

